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March 21, 2024

VIA ECF

The Hon. Marcia M. Henry, U.S.M.J.
U.S. District Court, Eastern District of New York
225 Cadman Plaza East
Brooklyn, NY 11201

Re: *Baez Arciniega v. Zalmen Management LLC et al*
Case No.: 1:23-cv-05532-NGG-MMH

Dear Honorable Magistrate Judge Henry:

This law firm represents Plaintiff Daniel Antonio Baez Arciniega, on behalf of himself and others similarly situated in the proposed FLSA Collective Action, (the “Plaintiff”) in the above-referenced matter. This letter is submitted jointly with counsel for Defendants Zalmen Management LLC, Zalmen Management Co. Inc. (together, the “Corporate Defendants”) and Shnayer Klein (the “Individual Defendant”, and collectively, the “Defendants”).

Pursuant to Your Honor’s Individual Motion Practice Rules, this letter respectfully serves to advise the Court that the Stipulation with accompanying exhibit, filed on March 14, 2024, pursuant to Fed.R.Civ.P. 15(a)(2) [Dckt. No. 21] was filed in inadvertently.

A revised, corrected Stipulation has since been refiled. [See Dckt. No. 22].

In light of the foregoing, it is respectfully requested that the Court direct the Clerk of Court to strike Dckt. No. 21 from the Docket.

Thank you, in advance, for your time and attention to this matter.

Respectfully submitted,

LEVIN-EPSTEIN & ASSOCIATES, P.C.

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